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Washington, D.C.	20231	

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.		
	08/571,65	0 12/13/	95 YASUDA		Н	/217/48/94		
\Box		LM61/0914		_	EXAMINER			
•	HAY H MAI	OLI		'	FERGUSON, K			
	COOPER &							
	1185 AVEN	UE OF THE	AMERICAS		ART UNIT	PAPER NUMBER		
	NEW YORK	NY 10036			2746	10		
					DATE MAILED:	09/14/98		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Advisory Action

Application No. 08/571,650 Applicant(s)

Yasuda et al.

Examiner

Keith Ferguson

Group Art Unit

2746



ТН	E PER	IOD FOR	RESPONSE	: [check onl	y a) or b)]					
	a) 💢	expires_	m	nonths from the	e mailing date of th	ne final rejecti	on.			
	b)	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.							the purposes of		
	Appei period	llant's Brid d for resp	ef is due tw onse set for	o months fro th above, w	om the date of the hichever is later)	he Notice of). See 37 C	Appeal f FR 1.191	iled on (d) and 37	CFR 1.192(a).	_ (or within any
Ap but	plican is NC	it's respor OT deeme	nse to the fi d to place t	nal rejection, he applicatio	, filed on <u>Apr</u> on in condition fo	<i>r 30, 1998</i> or allowance	_ has bee	en consider	ed with the fol	lowing effect,
X	The p	roposed a	amendment	(s):						
	□ w	vill be ente	ered upon fi	iling of a Not	ice of Appeal an	nd an Appea	l Brief.			
	X w	vill not be	entered bed	cause:						
	X	they rai	se new issu	es that woul	d require further	r considerati	ion and/or	search. (S	See note below).
		they rai	se the issue	of new mat	ter. (See note b	pelow).				
			e not deeme or appeal.	ed to place th	ne application in	better form	for appea	al by materi	ially reducing o	r simplifying the
		they pre	esent additio	onal claims w	vithout cancelling	g a correspo	onding nu	mber of fina	ally rejected cla	aims.
	NC				to claims 1 and					
	user, to change the volume, a volume, only for said call) raises new issues requiring further						requiring further			
consideration and/or search by the examiner.										
	□ A	opplicant's	response h	nas overcom	e the following r	ejection(s):				
	_								***	
	New sepa	ly propos rate, time	ed or amend ly filed ame	ded claims _ endment can	celling the non-a	illowable cla	ims.	would	be allowable if	submitted in a
		affidavit, llowance		equest for red	consideration ha	s been cons	sidered bu	t does NOT	r place the app	lication in condition
			or exhibit wi		onsidered becaus	se it is not d	irected S	OLELY to is	ssues which we	ere newly raised by
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if a					kplanation, if ar	ny):			
	Clain	ns allowe	d:							
	Clain	ns objecte	ed to:							
	The	proposed	drawing co	rrection filed	on		□has [has not be	een approved t	by the Examiner.
					ure Statement(s				/ 4 / /	WHO
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لب									WELL	CHIN CHIN
									FRVISORY	PATENT EXAMP